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Paper No.

McAndrews Held & Malloy Ltd 500 West Madison Street 34th Floor Chicago IL 60661

MAILED

MAR 14 2011

In re Application of

OFFICE OF PETITIONS

Wilson et al.

Application No. 09/676,722

Patent No.: 6,993,144

5,993,144 : DECISION ON PETITION

Filed: September 28, 2000 : PURSUANT TO

Issued: January 31, 2006 : 37 C.F.R. § 1.28(c)

Attorney Docket No.: 12548US02
Title: INSERT EARPHONE ASSEMBLY
FOR AUDIOMETRIC TESTING AND
METHOD FOR MAKING SAME

This is a notice regarding your request for acceptance of a fee deficiency submission pursuant to 37 C.F.R. § 1.28, received on December 29, 2010. On September 1, 1998, the Court of Appeals for the Federal Circuit held that 37 C.F.R. § 1.28(c) is the sole provision governing the time for correction of the erroneous payment of the issue fee as a small entity. See DH Technology v. Synergystex International, Inc. 154 F.3d 1333, 47 USPQ2d 1865 (Fed. Cir. Sept. 1, 1998).

The Office no longer investigates or rejects original or reissue applications under 37 C.F.R. § 1.56. 1098 Off. Gaz. Pat. Office 502 (January 3, 1989). Therefore, nothing in this notice is intended to imply that an investigation was done.

Petitioner has identified the particular type of fees that were erroneously paid as a small entity, when the small entity fees were actually paid, the small entity fees that were actually paid, the deficiency owed amounts, and the total deficiency payment owed.

The deficiency payment in the amount of \$2379 has been received.

Application No. 09/676,722 Patent No.: 6,993,144

Decision on Petition pursuant to 37 C.F.R. § 1.28(c)

Your fee deficiency submission pursuant to 37 C.F.R. § 1.28(c) is hereby accepted. The petition is **GRANTED** accordingly.

This patent is no longer entitled to small entity status. Accordingly, all future fees paid in this patent must be paid at the large entity rate.

Telephone inquiries regarding this decision should be directed to the undersigned at (571) 272-3225.

/Paul Shanoski/
Paul Shanoski
Senior Attorney
Office of Petitions

¹ Petitioner will note that all practice before the Office should be in writing, and the action of the Office will be based exclusively on the written record in the Office. See 37 C.F.R. § 1.2. As such, Petitioner is reminded that no telephone discussion may be controlling or considered authority for Petitioner's further action(s).